REMARKS

Reconsideration and withdrawal of the rejections set forth in the Office Action dated June 29, 2006, is respectfully requested in view of this amendment. By this amendment, claims 1 and 2 have been amended and new claim 3 has been added. Claims 1-3 are pending in this application.

The amendment to claim 1 describes the display of signals in a display signal period and a reset voltage of a horizontal blanking period of each horizontal scan period; and the pulses from the second shift register supplied so that the reset voltage in respective horizontal blanking periods are written in the respective rows of the pixels. This is set forth in claim 1, and is presented by a combination of claims 2 and 3. Support for these changes is found in the specification, including at page 7, lines 5-10 and page 8, lines 11-19. It is respectfully submitted that the above amendments introduce no new matter within the meaning of 35 U.S.C. §132.

Rejection Under 35 U.S.C. §112

In the outstanding Office Action, the Examiner rejected claims 1-2 under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicants regard as the invention.

Response

Reconsideration and withdrawal of the rejection are respectfully requested. Accordingly claims 1 and 2 were amended to more clearly set forth the limitations in unambiguous language. Specifically, claim 1 was amended as set forth above. This clarifies the column driver supplying a reset voltage to column electrodes as the Examiner pointed out in outstanding Office Action.

Further, Applicant amended claim 1 so that a first shift register and a first gate circuit are provided to write display signals supplied by the column driver through the column electrodes into respective rows of the pixels. Claim 1 also describes a second shift register and a second

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gate circuit provided to write a reset voltage supplied by the column driver through the column electrodes into respective rows of the pixels. Claims 2 sets forth limitations which similarly eliminate ambiguities.

In view of the above, the applicant respectfully submits that the rejection under 35 U.S.C. §112, second paragraph is overcome and accordingly the amended claims 1 and 2 and the new dependent claim 3 should be allowed. Accordingly, claims 1-3 are believed to meet the requirements of under 35 U.S.C. §112.

CONCLUSION

In light of the foregoing, Applicants submit that the application is in condition for allowance. If the Examiner believes the application is not in condition for allowance, Applicants respectfully request that the Examiner call the undersigned.

Respectfully submitted,
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September 25, 2006

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